1		AI	RTICLE II, NON-SUBURBAN DISTRICT REGULATIONS
2 3			DIVISION A: RURAL DISTRICTS
4	Section	n 2-100	AR-1 Agricultural Rural-1
5	2-101	Purpo	se and Intent. The purpose and intent of the AR-1 district is to:
6 7 8 9		(A)	Support the primary-use of land for rural economy uses, with residential uses allowed secondarily in a form and context that is at densities consistent with the general open and rural character of the rural economy uses.
10 11 12 13 14		(B)	Allow for a broad range of rural economy uses, including traditional and new agricultural uses (agriculture, horticulture and animal husbandry), agriculture support and basic services directly associated with on-going agricultural activities, and other low impact non rural uses that can be developed in ways that are consistent with the rural character of the AR-1 district rural economy uses through mitigation or other standards.
16 17 18 19		(C)	Recognize the County's tourism industry is interconnected with the rural economy and rural economy uses in the district by allowing for tourism uses related to traditional and new agricultural uses, conference and training center uses, and rural activity and special event uses for tourists related to the traditional and new agricultural uses.
21 22 23 24 25 26		(D)	Promote Ensure consistency between that residential development and is consistent with the open character of the rural economy uses through lower by requiring either very low density residential development or the clustering of residential development in ways that are harmonious with rural economy uses and that preserve the general rural character of the district.
27 28 29 30 31		(E)	Ensure that development is designed and located in ways that are consistent with conservation design principles and protects and maintains primary conservation areas and secondary conservation areas in ways that are consistent with the development of rural economy uses and the general rural character of the district.
32 33		(F)	Ensure that the rural economy uses are compatible with any existing permitted residential development.
34 35	2-102		<b>Regulations.</b> Table 2-102 summarizes the principal use regulations of the district.
36 37		(A)	<b>Organization of Use Table.</b> Table 2-102 organizes the uses in the AR-district by Use Classifications, Use Categories and Use Types.

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1 2 3 4 5 6 7 8 9		(1)	Use Classifications. The Use Classifications are: agricultural uses; residential uses; public and institutional uses; commercial uses; and industrial uses. The Use Classifications assign land uses into broad general classifications (e.g., agricultural uses and residential uses). The Use Classifications then organize land uses and activities into general "Use Categories" and specific "Use Types" based on common functional, product, or physical characteristics, such as the type and amount of activity, the type of customers or residents, how goods or services are sold or delivered, and site conditions.
11 12 13 14 15 16		(2)	Use Categories. The Use Categories describe the major subgroups of the Use Classification, based on common characteristics (e.g., the residential Use Classification is divided into two major Use Categories: Household Living and Group Living). Principal uses are identified in defining the Use Category. They are principal uses that most closely share the common characteristics that are key to the Use Category.
18 19 20 21 22 23 24		(3)	Use Types. The Use Categories are divided into specific Use Types. The specific Use Types are included in the respective Use Category. They identify the specific uses that are considered to fall within characteristics identified in the Use Category. For example, single family detached dwellings, multi-family dwellings and town houses are Use Types in the Household Living Use Category.
25 26	(B)	Use C Types	Categories and Use Types Defined. All Use Categories and Use listed in Table 2-102 are defined in Article VIII (Definitions).
27 28 29 30 31 32 33 34 35 36 37 38 39 40	(C)	"AR-1 a mat compl and ot in the proced Type accord instan (Secti certain excep	itted and Special Exception Uses. A "P" in the column identified I" indicates that a Use Category or specific Use Type is permitted as ter of right (as a permitted use) in the AR-1 district, subject to liance with applicable standards and regulations in this Ordinance ther County ordinances. An "S" indicates that a Use Type is allowed as AR-1 district as a special exception in accordance with the dures and standards of Section 6-1300. An "M" indicates that a Use is allowed in the AR-1 district as a minor special exception in dance with the procedures and standards of Section 6-1300. In some aces, and based on the Additional Regulations for Specific Uses on 5-600), a Use Type will be permitted as a matter of right under a conditions or allowed as a special exception or minor special ation under other conditions. In those instances, it is identified as for "P/M," as appropriate.
41	(D)	Refer	rence to General Use Category. References to "General Use

Category" under the Use Type column, means all of the uses in the Use

2

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1 2 3 4		Category are allowed. The Use Category is defined in Article VIII. Where specific Use Types are listed in the Use Type column, only the listed Use Types in the Use Category are allowed. The Use Types are defined in Article VIII.
5 6 7 8 9	(E)	Additional Regulations for Specific Uses. References to sections in the final column of Table 2-102 (AR-1 District Use Table) indicate that the listed use is subject to use-specific regulations. The numbers provide a cross-reference to the "Additional Regulations for Specific Uses" in Section 5-600.
10 11 12 13 14	(F)	Minimum Lot Size Requirements. Each principal permitted use shall meet the minimum acreage requirement, where specified in the "Additional Regulations for Specific Uses" in Section 5-600, for that use. Where two or more principal uses are located on one parcel, the parcel size shall be equal to or greater than the sum of the minimum acreage requirements for each principal use.

**TABLE 2-102:** AR-1 AGRICULTURAL RURAL-1 DISTRICT USE TABLE P = PERMITTED S = SPECIAL EXCEPTION M=MINOR SPECIAL EXCEPTION ADDITIONAL REGULATIONS FOR AR-1 **USE TYPE** SPECIFIC USES USE CATEGORY DISTRICT AGRICULTURAL USES Section 5-626 P General Use Category Agriculture Section 5-626 P General Use Category Horticulture P Section 5-626 General Use Category **Animal Husbandry** Agriculture Support P Section 5-627 Agricultural processing and Services Directly Related to On-going Section 5-627 . P Agri-education Agriculture, Horticulture and Section 5-627 P Animal care business **Animal Husbandry** Activity, On-Site Section 5-627 Ρ Agritainment Commercial winery with Section 5-625 P 20,000 square feet or less winery, over Commercial S Section 5-625 20,000 square feet P Section 5-627 Custom operators

3

TABLE 2-102:  AR-1 AGRICULTURAL RURAL-1 DISTRICT USE TABLE  P = PERMITTED S = SPECIAL EXCEPTION M=MINOR SPECIAL EXCEPTION			
USE CATEGORY	USE TYPE	AR-1 DISTRICT	ADDITIONAL REGULATIONS FOR SPECIFIC USES
	Direct market business for sale of products produced on-site – including but not limited to PYO (pick-your-own)	P	Section 5-627
	Equestrian facilities	P	Section 5 627
	Farm based tourism	P	Section 5-628
	Farm co-ops	P	Section 5-627
	Farm machinery repair	`P	Section 5-627
	Farm markets	P	Section 5-603
	Feedlot (for on-going, on-site animal husbandry activities)	P	Section 5-627
	Nursery, commercial	S	Section 5-605
	Nursery, production	Р	Section 5-605
	Pet farms	P	Section 5-627
	Restaurant	P	Section 5-627
	Sawmill	S	Section 5-629
	Stables	P	Section 5-627
	Veterinary services	P	
	Virginia Farm Winery	Р	
	Wayside stand	P	Section 5-604
	Wetlands mitigation bank	Р	Section 5-627
Agriculture Support and Services Not	Agricultural research facility	Р	Section 5-644
Directly Associated with On-Site	Animal care businesses	P	Section 5-630
Agricultural Activity	Central farm distribution hub for agricultural products	P	Section 5-630

TABLE 2-102:  AR-1 AGRICULTURAL RURAL-1 DISTRICT USE TABLE $P = PERMITTED S = SPECIAL EXCEPTION M=MINOR SPECIAL EXCEPTION$			
USE CATEGORY	USE TYPE	AR-1 DISTRICT	ADDITIONAL REGULATIONS FOR SPECIFIC USES
	Commercial winery with 20,000 square feet or less	Р	Section 5-625
	Commercial winery, over 20,000 square feet	S	Section 5-625
	Equestrian facility	P	Section 5 630
	Equestrian facility, on lots of less than 50 acres or without frontage on state maintained road	М	Section 5-630
	Farm machinery repair	P	Section 5-630
	Farm machinery sales, rental and service	P	Section 5-615
	Mill feed and farm supply center	P	Section 5-630
	Nursery, commercial	S	Section 5-605
	Stable, neighborhood, on lots of 25 acres or more, or frontage on state maintained road	Р	Section 5-630
	Stable, neighborhood, on lots of less than 25 acres or without frontage on state maintained road	М	Section 5-630
	Stable, private	Р	Section 5-630
	Animal hospital	P	Section 5-631
	Kennel	M	Section 5-606
Animal Services	Kennel, Indoor	P	Section 5-606
RESIDENTIAL USES	S		
Household Living	Accessory dwelling (accessory to single family detached dwelling)	P	Section 5-613

P = PI	AD 1 ACDICULTURA	TABLE 2-102: L RURAL-1 D CEPTION M=N	ISTRICT USE TABLE MINOR SPECIAL EXCEPTION
USE CATEGORY	USE TYPE	AR-1 DISTRICT	ADDITIONAL REGULATIONS FOR SPECIFIC USES
	Caretaker's residence (accessory to single family detached dwelling)	P	
	Dwelling, single-family detached, including manufactured housing	P	May use AR District Cluster Opetion. See Sections 2 104 and 5 703. May divide property in accordance with Section 2-103 Development Options.
	Guest house (accessory to single family detached dwelling)	P	Section 5-612
	Home occupation (accessory to single family detached dwelling)	P	Section 5-400
	Portable Dwelling/Trailer Construction	P	
	Co-housing	P	
	Convent or monastery	P/S	Section 5-656
	Dormitory, seasonal labor	М	Section 5-632
Group Living	Rooming house	Ρ'	
	Tenant dwelling	P	Section 5-602
	Tenant dwelling, seasonal labor	P	Section 5-602(C)
PUBLIC AND INSTITU	UTIONAL USES		
Aviation	Airport/landing strip	S	Section 5-633
	Child care home	Р	Section 5-609(A)
Day Care Facilities	Child or adult day care center	S	Section 5-609(B)
	Agricultural cultural center	S	Section 5-634
Cultural and	Fairground	S	Section 5-635
Government Facilities	Structures or uses for local government purposes not otherwise listed in the district	S	
Education	School (elementary, middle, or high)	S	

#### TABLE 2-102: AR-1 AGRICULTURAL RURAL-1 DISTRICT USE TABLE P = PERMITTED S = SPECIAL EXCEPTION M=MINOR SPECIAL EXCEPTION ADDITIONAL REGULATIONS FOR AR-1 USE CATEGORY USE TYPE DISTRICT SPECIFIC USES S Vocational school P Section 5-636 Arboretum Botanical garden or nature P Section 5-636 study area S Section 5-637 Cemetery S Section 5-637 Mausoleum Park and Open Space S Section 5-637 Crematorium Community, neighborhood, or P regional park, passive recreational uses Community, neighborhood, or S regional park, active recreational uses Section 5-638 P Fire and/or rescue station **Public Safety** Police station or substation Section 5-638 Ρ Church, synagogue, temple or mosque, with seating capacity Section 5-639 P of 300 or less seats in sanctuary or main activity area Church, synagogue, temple or mosque, with seating capacity **Religious Assembly** of more than 300 in sanctuary Section 5-639 S or main activity area, or accessory schools, day care centers with more than 30 children, recreational facilities Recycling drop-off collection center, public: Section 5-607 Utility substation, transmission: Section 5-General Use Category Р Utility 616(A) Utility substation, distribution: Section 5-616(B)S Section 5-621 Sewage Treatment Plant P Section 5-621 Sewer Pumping Station S Section 5-621 Water Storage Tank

<b>(P =</b> 1	AR-1 AGRICULTURA PERMITTED S=SPECIAL EX	TABLE 2-102: L RURAL-1 D CEPTION M=1	DISTRICT USE TABLE	
USE CATEGORY	USE TYPE	AR-1 DISTRICT	ADDITIONAL REGULATIONS FOR SPECIFIC USES	
	Water Treatment Plant	S	Section 5-621	
	Water Pumping Station	Р	Section 5-621	
	Utility transmission lines, overhead (excluding connections of lines from existing overhead public utility transmission lines to individual uses)	S	Unless excepted by Section 1-103(D)	
COMMERCIAL USE	S			
	Conference and training centers	P/M	Section 5-640	
Conference and	Rural corporate retreat	P	Section 5-619	
Training Centers	Rural Resort	P	Section 5-601(D)	
	Rural Retreat	P	Section 5-601(D)	
	Teahouse; coffeehouse	Р	Section 5-641	
Food and Beverage	Banquet facility	М	Section 5-642	
	Restaurant	М	Section 5-643	
Office	Educational or research facilities use related to the agriculture, horticulture and animal husbandry uses in the district	М	Section 5-644	
Recreation and Entertainment	Camp, day and boarding, with 30 or fewer campers	P	Section 5-645	
	Camp, day and boarding, with more than 30 campers	М	Section 5-645	
	Campground	М	Section 5-646	
	Country Club	S	<u>Section 5-660</u>	
	Cross country ski business	P	Section 5-647	
	Eco-tourism	Р	Section 5-647	

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TABLE 2-102:  AR-1 AGRICULTURAL RURAL—1 DISTRICT USE TABLE  P = PERMITTED S = SPECIAL EXCEPTION M=MINOR SPECIAL EXCEPTION			
USE CATEGORY	USE TYPE	AR-1 DISTRICT	ADDITIONAL REGULATIONS FOR SPECIFIC USES
	Golf course	S	Section 5-648
	Outdoor amphitheater	S	Section 5-649
	Rural recreational establishment, outdoor	P	·
	Antique shop	P	Section 5-650
	Art gallery or art studio	Р	Section 5-650
Retail Sales and Service	Auction house	S	Section 5-651
Sei vice	Craft shop	P	Section 5-650
	Small business	P/M	Section 5-614
	Bed and breakfast, home stay	P/M	Section 5-601(A)
	Bed and breakfast inn	P/M	Section 5-601(B)
Visitor Accommodation	Country inn	М	Section 5-601(C)
Accommodation	Guest farm or ranch leasing up to 20 guest rooms	Р	
INDUSTRIAL USES			
	Radio and/or television tower	S	Section 5-618
	Telecommunications antenna	P	Section 5-618(A)
Telecommunication Use and/or Structure	Telecommunications monopole	P	Section 5-618(B)(1)
OSC ARMOI DITUCTURE	Telecommunications monopole	S	Section 5-618(B)(2)
	Telecommunications transmission tower	S	Section 5-618(C)(2)
Waste-Related Uses	Yard waste and/or vegetative waste compost Vegetative Waste Management facility	М	(Grant of a special exception does not avoid requirements of Chapter 1080, Codified Ordinances of Loudoun County, or any othe applicable law.)

TABLE 2-102:  AR-1 AGRICULTURAL RURAL-1 DISTRICT USE TABLE  P = PERMITTED S = SPECIAL EXCEPTION M=MINOR SPECIAL EXCEPTION			
USE CATEGORY	USE TYPE	AR-1 DISTRICT	ADDITIONAL REGULATIONS FOR SPECIFIC USES
	Yard Waste Composting Facility	<u>s</u>	(Grant of a special exception does not avoid requirements of Chapter 1080,Codified Ordinances of Loudoun County, or any other applicable law.)
	Stockpiling of dirt	S	Section 5-657

2 2-103 Lot and Building Requirements. Table 2 103 identifies the lot and building requirements that apply to all development in the AR 1 district, except land developed under the AR District Cluster Option pursuant to Section 2 104 and Section 5 703, or unless the performance standards in Section 5 600 (Additional Regulations for Specific Uses) specify different requirements.

	TABLE 2-103
	AR 1 LOT AND BUILDING REQUIREMENTS
(EXCEPT DE	VELOPMENT UNDER AR DISTRICT CLUSTER OPTION)
Minimum Lot Size	20 acres
Minimum Lot Width	200 feet on paved roads; 50 feet on unpaved roads
Minimum Yards	No building shall be located within 25 feet of any property line nor within 100
	feet from the right of way of any arterial road, 75 feet from the right of way of
	any collector road, and 35 feet from any other road right of way, private access
	easement, and any prescriptive easement.
Maximum Lot Coverage	8% maximum, based on gross acreage
Maximum Building Height	35 feet. No restriction for buildings used exclusively for agriculture,
Transmitted Francisco	borticulture and animal husbandry.
Lot Access	Access to individual lot provided by privately owned and maintained
E-OU-FICCUSS	travelway which shall either be:
	O A private access easement that complies with the
	requirements of Chapter 4:Transportation of the
	——— Facilities Standards Manual; or
	A private lane that:
	Is within a 24' private easement;
	Is at least 12' in width;
	■ If paved, is 2" over a 4" base;
	If gravel is 6"; and
	Has a minimum grade of 10% with a minimum
	30' centerline curve radius.
	Private access easement or private lane may serve as frontage in
	lieu of public road frontage up to 25 lots.
	Plat of division shall contain a note and provide for maintenance of private
	access easement or private lane.

***	2-104	AR-1 C	<del>lust</del>	<del>er O</del> j	otion. At the option of the landowner, lands in the AR I district
2		may be	dev	<del>elope(</del>	I pursuant to the procedures and requirements of the AR District
3		Cluster	Opt	ion (S	ection 5-703).
4	2-105	Utility 1	Req	uiren	nents.
5		(A)	Wai	ter.	Development shall be served either by individual wells or
6			com	muna	1 water supply systems. Individual wells or communal water
7			sum	dv sv	stems may be located within the Rural Economy Conservation
8			Lan	ds cor	nsistent with the standards of Section 6-2005.
9		(B)	Wa:	<del>stewa</del>	ter. Development shall be served either by communal sewer
0			evet	ems o	r by septic systems. Communal sewer systems or septic systems
1			may	be lo	ocated within the Rural Economy Conservation Lands consistent
2			with	the s	tandards of Section 6-2005.
3	2-103	Develo	pme	ent O	ptions. Land within the AR-1 zoning district may be subdivided
4		under o	nne	of the	e three development options identified below. Nothing in this
.5		section	<u>sha</u>	ll pre	clude the opportunity for a property owner to file for a Family
6		Subdiv	isio	n in a	accordance with the requirements of the Land Subdivision and
17		<u>Develo</u>	pme	ent Or	dinance.
18		(A) <b>B</b>	ase	Dens	sity Division Option. A Base Density Division meeting the
19		<u>fc</u>	ollov	wing s	standards and criteria may be permitted in accordance with the
20		<u>p</u>	roce	dures	outlined in the Land Subdivision and Development Ordinance
21		<u>(I</u>	<u>LSD</u>	O) fo	r such division:
22		(	1)	Lot Y	Yield. Under the Base Density Division Option, the maximum lot
23		,		<u>yield</u>	shall be one lot per 20 acres.
24		(′.	2)	Perm	nitted Uses. The uses permitted on lots developed in accordance
25		`	,	with	the Base Density Division Option are identified in Table 2-102
26				and a	are subject to the Additional Regulations for Specific Uses of
27				Secti	on 5-600.
28		(.	3)	Lot a	and Building Requirements.
29				(a)	Minimum Lot Size. 20 acres.
30				(b)	Minimum Lot Width. 175 feet.
31				(c)	Minimum Yards. No structure shall be located within 25 feet of
32				- /	any property line or within 100 feet from the right-of-way of any
33					arterial road, 75 feet from the right-of-way of any collector road,
34					and 35 feet from any other road right-of-way, private access
35					easement, and/or any prescriptive easement.
36				(d)	Maximum Lot Coverage. 8% maximum.

1 2	(e)	Maximum Building Height. 35 feet, excluding agricultural, horticultural, and animal husbandry structures.
3	(4) <u>Crea</u>	ation of Lots.
4	(a)	Request. Requests for creation of lots by plat of division in the
5	()	AR-1 District shall be submitted to the Director of the
6		Department of Building and Development (or designee) tor
7		review and approval in accordance with "AR-2 and AR-1
8		Divisions" of the Land Subdivision and Development Ordinance.
9		
10	(b)	Public Road Frontage. No such lot shall be created fronting on
11		a public road unless the publicly dedicated width of the road
12		along the entire frontage of the newly created lot, measured from
13		the centerline of the road to the property line of the lot, satisfies
14		the criteria of the Virginia Department of Transportation
15		(VDOT).
16		
17	(c)	Utility Requirements. Each lot shall have an on-site water
18		supply and individual sewage disposal system.
19	(5) <u>Lot</u>	Access.
20	(a)	Access to individual lots may be provided by a private access
20 21	(4)	easement that complies with the requirements of the Facilities
22		Standards Manual.
	(b)	A private access easement may serve as frontage in-lieu of public
23	(0)	road frontage for up to 7 lots.
24		The plat of division shall contain a note detailing the provisions
25	(c)	for the maintenance of the private access easement.
26		for the mannenance of the private access casements
27		I/Subordinate Subdivision Option: The Principal/Subordinate
28	(B) Principa	I/Subordinate Subdivision Option: The Principal/Subordinate ion Option is a subdivision of land in which a maximum lot yield is
29	Subdivisi	d for an Originating Tract based on the gross acreage of such tract.
30	calculate	imum lot yield shall be as set forth in Subsection 2-103(B)(1)(b)
31	Ine max	The Principal/Subordinate Subdivision Option results in the creation
32	of one D	rincipal Lot, and one or more Subordinate Lots. The number of
33	Of Otte F	nate Lots created is subtracted from the maximum lot yield and the
34	<u>Suborum</u>	number establishes the remaining number of lots, which is
35	essigned	to the Principal Lot. The creation of subsequent Subordinate Lots
36	from the	Principal Lot is permitted, with the number of lots assigned to the
37	Dringing	Lot reduced by one for each Subordinate Lot created. Once the
38	number	of lots assigned to the Principal Lot is reduced to one, no more
39 40	Subordir	nate Lots can be created. The Principal/Subordinate Subdivision
40	Ontion t	voically allows the landowner to achieve a greater lot yield than the
41 42	base den	sity of the Base Density Division Option, while providing for the
44	ougo don	

1 2			nent of rural economy uses as a primary use with single-family residential development as a secondary use.
3	(1)	<u>Gen</u>	eral Requirements.
A		(a)	General. A landowner may exercise this option on a site
4 5		(4)	consisting of a minimum of 20 acres.
6		(b)	Lot Yield. The maximum lot yield shall be 1 lot per 10 acres.
	•	******	
7 8	(2)	Cha	racteristics of Principal/Subordinate Subdivision Option.
O	\ <del></del> 7		!
9		(a)	The lot yield of a Principal/Subordinate Subdivision shall be
10			calculated from the Originating Tract of land in existence at the
11			time the first Principal/Subordinate Subdivision is created.
12			
13		(b)	Once a Principal/Subordinate Subdivision is created, the number
14			of lots assigned to the subdivision shall not be altered.
15			
16		(c)	The lot yield of the Originating Tract shall be calculated with
17			each preliminary and/or record plat. At the time of the first
18			subdivision, the number of Subordinate Lots created is subtracted
19			from the number of lots calculated for the Originating Tract and
20			the remaining number of lots is then assigned to the Principal
21			Lot. Each subsequently created Subordinate Lot is subtracted
22			from the number of lots assigned to the Principal Lot and shall
23			reduce the number of lots assigned to the Principal Lot by one
24			(1) for each lot.
25			
26		(d)	A Principal Lot may be further subdivided, provided the
27			minimum requirements of the Zoning Ordinance and Land
28			Development and Subdivision Ordinance (LSDO) are met. Once
29			the number of lots assigned to the Principal Lot is reduced to
30			one, the Principal Lot may no longer be subdivided.
31		(e)	Subordinate Lots shall not be further subdivided. The record plat
32		(0)	and initial deed of conveyance after establishment of a
33			subdivision lot under the Principal/ Subordinate Subdivision
34 35			Option shall contain a statement to this effect.
36			
		(f)	A subdivision of one or more lots may occur at one time or in a
37		(1)	series of subdivisions up to the maximum lot yield calculated for
38			the Originating Tract.
39			<u> </u>
40		(a)	Any subdivision record plat for a Principal/Subordinate
41		(g)	Subdivision shall contain a tabulation of density showing, in
42			WALL LAVA CASSA TAGESTA TO THE TOTAL TO THE TAGESTA TO THE TAGESTA TAGESTA TO THE TAGESTA TAGE

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1			addition to all Land Subdivision and Development Ordinance
2			(LSDO) requirements, the lot yield originally calculated for the
3			Originating Tract, all prior subdivisions from the Originating
4			Tract and each resulting Principal Lot and number of lots created
5			pursuant to such subdivisions.
6			
7		(h)	The Principal Lot shall be clearly labeled on each record plat.
8			
9		(i)	Each Principal/Subordinate Subdivision shall contain at least one
10			Rural Economy Lot of a minimum of 15 acres in size.
11			
12	(3)	Perr	mitted Uses.
1.0		(a)	Principal and Subordinate Lots. The uses permitted on lots
13		(a)	developed in accordance with the Principal/Subordinate
14			Development Option are identified in Table 2-102 and are
15			subject to the Additional Regulations for Specific Uses of
16			Section 5-600.
17 18			Section 5 door.
19	(4)	Lot	and Building Requirements. The Lot and Building
	<u>\ , \ / </u>		uirements for development under the Principal/Subordinate
20			division Option are identified below, except where the
21		nerf	ormance standards in Section 5-600 (Additional Regulations for
22		Snec	cific Uses) specify different requirements for a particular use.
23		Spec	ciric Ciscay apocary directory
24		7.3	Minimum Lot Size. 80,000 square feet, exclusive of major
25		(a)	floodplain. At least one lot in the development shall be a Rural
26			Economy Lot with a minimum of 15 acres.
27			Economy Lot with a minimum of 15 acres.
28			7 1 XX 10 X 1.1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
29		(b)	Minimum Lot Width. 175 feet.
30			
31		(c)	Maximum Length/Width Ratio. 3:1.
32			
33		(d)	Minimum Yards. No structure shall be located within 25 feet of
34		(4)	any property line or within 100 feet from the right-of-way of any
35			arterial road; 75 feet from the right-of-way of any collector road;
36			or 35 feet from any other road right-of-way, private access
			easement, and/or any prescriptive easement.
37			
38		(a)	Maximum Lot Coverage. 15%.
39		(e)	Maximum Lot Coverage. 1070.
40			The Market of the second or alleding agricultural
41		(g)	Building Height. 35 feet maximum, excluding agricultural
42			horticultural, and animal husbandry structures.

1		(5)	Lanc	dscaping/Buffering. Notwithstanding the requirement	is of
2				ion 5-1400, required buffers may be provided on eithe	r the
3			<u>Princ</u>	cipal and/or Subordinate lot.	
4		(6)	Utili	ty Requirements.	
5			(a)	Water. All lots shall be served by individual water s	upply
6				systems located on the lot.	
7					
8			(b)	Sewer. All lots shall be served by individual sewage dis	sposai
9				systems located on the lot.	
10 11		(7)	<u>Fire</u>	e Protection. The development shall satisfy the fire protection and the Facilities Standards Manual.	ection
12		(8)	Lot_	Access.	
13			(a)	Access to individual lots may be provided by a private	<u>access</u>
14			()	easement that complies with the requirements of Chap	oter 4:
15				Transportation, of the Facilities Standards Manual.	
			(b)	A private access easement may serve as frontage in lieu of	public
16 17			(0)	road frontage up to 25 lots per easement.	
			(c)	The record plat of subdivision shall contain a note detaili	ng the
18 19			(C)	provisions for the maintenance of the private access easement	ent.
20					_
21	(C)	Clu	<u>ster S</u>	Subdivision Option. The Cluster Subdivision Option allo	ws tor
22		the	subdi	vision of a tract of land with a more compact residential	design
23		plus	one o	or more large lots suitable for rural economy uses and/or co	mmon
24				ce. Communal water and sewer systems may be used for	or such
25		deve	<u>elopm</u>	ents.	
26		(1)	<u>Gen</u>	neral Requirements.	
27			(a)	General. A landowner may exercise this option on	a site
28			` '	consisting of a minimum of 20 acres.	
29					
30			(b)	Lot Yield. The maximum lot yield shall be 1 lot per 10 ac	res.
31					
32		(2)	<u>Cha</u>	aracteristics of Cluster Subdivision Option.	
22			(0)	Depending on the tract size, the cluster subdivision may	include
33			(a)	one or more Rural Cluster Lots and at least one Rural Ed	conomy
34				Lot and may include Common Open Space.	<u></u>
35				Lot and may morate comments of the property	
36					

1 2		(b)	The lot yield of the cluster subdivision shall be calculated from the gross acreage for the tract of land from which the subdivision is created.
3			is cicared.
4			
5		(c)	All lots within the cluster subdivision shall be created at one
6			time.
7			
8		(d)	The lots created by cluster subdivision shall not be further
9		(-)	subdivided.
10			
11		(e)	A Homeowners' Association is required for any subdivision
12			with common elements as described in Section 2-104.
13			
14		(f)	Each preliminary and record plat for a cluster subdivision shall
15		` /	contain a tabulation of lot yield for the cluster subdivision.
16			400(0)(0) 1 111
17		(g)	The perimeter setback required in Section 2-103(C)(6) shall be
18			indicated and clearly labeled on each preliminary and record plat.
19			
20		(h)	A minimum of 70% of the gross land area of the development
21			shall be comprised of a Rural Economy Lot(s) or a combination
22			of Rural Economy Lot(s) and Common Open Space.
23			
24	(3)	Lot	standards for Residential Cluster Lots. The site layout of the
25		prop	posed development shall occur in conjunction with preliminary
26		subc	livision plat review. Development of the cluster option shall
27		com	ply with all of the following standards, in addition to the LSDO:
			Number of Lots in Cluster(s). Rural Cluster Lots shall be
28		(a)	grouped in clusters consisting of a minimum of 5 lots and a
29			grouped ill clusters consisting of a minimum of 5 lots and a
30			maximum of 25 lots, except that a cluster may consist of fewer
31			than 5 lots if any one of the following applies:
32			
33			(i) There will be fewer than 5 lots in the entire subdivision.
34			(ii) In the AR-1 district, the area of the site is less than 50
35			acres.
36			(iii) It is demonstrated that a cluster of fewer than 5 lots will
37			result in less disturbance of land within the Mountainside
38			Development Overlay District (MDOD), Floodplain
39			Overlay District (FOD) lands, and/or land containing steep
40			slopes and/or wetlands.
41		Z4 N	Name of Chartons Multiple groupings of Pural Cluster Late
42		(b)	Number of Clusters. Multiple groupings of Rural Cluster Lots
43			shall be required where the total number of lots on a site is
11			greater than 25. A single grouping of Rural Cluster Lots shall

1		contain all the lots where the total number of lots on a site is 25
2		or fewer, except that multiple clusters may be allowed where it is
3		demonstrated that multiple clusters will result in less disturbance
4		of land within the Mountainside Development Overlay District
5		(MDOD), Floodplain Overlay District (FOD) lands, and/or land
		containing steep slopes and/or wetlands.
6		Contaminate Property Contamina
7	(c)	Distance Between Clusters. If more than one grouping of Rural
8	(C)	Cluster Lots is to be created from a parcel, a minimum of 500
9		feet shall separate the lot lines of the outer boundaries of each
10	i	grouping of Rural Cluster lots (exclusive of open space and lots
1		15 acres or greater).
12		13 acres of greater).
13	/ <b>1</b> 5	Y 4 G
14	(d)	Lot Size.
15		2) Not the later 40,000 cg ft avalueive of major flood
16		(i) Minimum lot size. 40,000 sq. ft., exclusive of major flood
17		<u>plain.</u>
18		un az tatt da a lacina of moior flood ploin
19		(ii) Maximum lot size. 4 acres, exclusive of major flood plain.
20		
21	(e)	Minimum Lot Width. 175 feet.
22		
23	(f)	Maximum Length/Width Ratio. 3:1.
24		
25	(g)	Maximum Lot Coverage. 15%.
26		
27	(h)	Permitted Uses on Lots. The uses allowed on lots are identified
28		in Table 2-102 and are subject to the Additional Regulations for
29	' .	Specific Uses in Section 5-600.
30		
31	(4) <b>Lot</b>	standards for Rural Economy Lots. Each cluster subdivision
32	sha	ll contain at least one Rural Economy Lot of a minimum of 15
33	acre	es that shall meet the following standards:
55		
34	(a)	Minimum Lot Size. 15 acres.
35		
36	(b)	Maximum Lot Coverage. 8%.
37		
38	(c)	Minimum Lot Width. 175 feet.
39		
	(d)	Maximum Length/Width Ratio. 3:1.
40	(u)	
41	(e)	Permitted Uses on Lots. The uses allowed on lots are identified
42	(e)	in Table 2-102, subject to the Additional Regulations for Specific
43		Uses in Section 5-600.
44		Uses in Section 5-000.
45		

1	(5) <b>Con</b>	<u>nmon O</u>	pen Space Use. Land that is neither part of a building lot
2	nor	a road ri	ght-of-way shall be placed in common open space and shall
3	<u>be n</u>	<u>naintaine</u>	d by a Homeowner's Association as described in Section 2-
4	<u>104</u> .	. Comm	on Open Space shall be designed to constitute a contiguous
5	<u>and</u>	cohesiv	e unit of land which may be used as described below.
6	Con	nmon Op	pen Space has no minimum or maximum lot size and no lot
7			tions. Further, Common Open Space does not count against
8	the	lot yield	allotted to the subdivision.
9			
10	(a)	<u>Permi</u>	tted Uses. Uses allowed on the Common Open Space land
11			ted below and are subject to the Additional Regulations for
12		Specif	ic Uses in Section 5-600 as referenced:
13			
14		(i)	Bona fide agriculture, horticulture, animal husbandry and
15			structures accessory to such use, including, but not limited
16	•		to barns and run-in sheds to house livestock or farm
17			equipment, pursuant to Section 5-626.
18			
19		(ii)	Construction and/or sales trailer, during period of
20			construction activity.
21			
22		(iii)	Easements and improvements for drainage, access, sewer
23			or water lines, or other public purposes.
24			
25		(iv)	Passive open space or passive recreation, including but not
26			limited to trails, picnic areas, community gardens.
27			
28		(v)	Sewage disposal system, communal.
29			
30		(vi)	Sewer pumping station.
31			
32		(vii)	Stables, pursuant to Section 5-627.
33			
34		(viii)	Stormwater management facilities for the proposed
35			development or for a larger area in compliance with a
36			watershed stormwater management plan.
37			
38		(ix)	Telecommunications antenna, pursuant to Section 5-
39			<u>618(A).</u>
		(x)	Telecommunications monopole, pursuant to Section 5-
40		(A)	618(B)(1).
41		,	
42		(xi)	Telecommunications monopole, pursuant to Section 5-
43			<u>618(B)(2).</u>
44		(xii)	Utility substation, dedicated.

1 2			(xiii)	<u>Utility transmission lines, overhead (excluding connections of lines from existing overhead public utility</u>
3				transmission lines to individual uses).
4				
5			(xiv)	Water pumping station.
6				
7			(xv)	Water supply system, communal.
8				The state of the s
9		(b)	Speci	al Exception Use. The following uses are permitted within
10	1		Comp	non Open Space with Special Exception approval pursuant to
				on 6-1300 and are subject to the Additional Regulations for
12			Speci	fic Uses in Section 5-600 as referenced.
13			<i>(</i> 15)	A (' ) us supplied amage
14			(i)	Active recreation space.
15			(ii)	Telecommunications tower, pursuant to Section 5-
16				<u>618(C)(2</u> ).
17				
18	(6)	Peri	meter	Setback. Residential dwellings within the subdivision,
19	(-)	inclu	iding tl	ne Rural Economy Lot, shall be set back a minimum of 100
20		feet	from a	any lot line adjoining parcels not located within the cluster
21		subd	livision	·
22				
23	(7)	Yar	ds.	
24				
25		(a)	Fron	t. No structure shall be located within one hundred (100) feet
26			from	the right of way of any arterial road; seventy five (75) feet
27			<u>from</u>	the right of way of any collector road; or thirty five (35) feet
28		l	from	any other road right of way, private access easement, and/or
29			presc	riptive easement.
30				
31		(b)	<u>Side.</u>	15 feet minimum.
32				
33		(c)	Rear	. 35 feet minimum.
34				
35	<u>(8)</u>	Bui	lding F	Requirements.
36				v v v v v v v v v v v v v v v v v v v
37		(a)	Buile	Hing Height. Thirty five (35) feet maximum, excluding
38			agric	ultural, horticultural, and animal husbandry structures.
39		41		
40	(9)	Util	ntv Ke	quirements.
	<u> </u>		illy itt	
41	<u> </u>			
41 42	\$-6	(a)		er. All lots shall be served by either: Individual water systems, located on the lot served, or

1 2 3	(ii) Communal water system, located within Common Open Space, with maintenance to be provided pursuant to Section 2-103(C)(10).
4	(b) Sewer. All lots shall be served by either:
5	the latest and the la
6	(i) <u>Individual sewage disposal systems, located on the lot served or in Common Open Space.</u> A maximum of seventy
7	percent (70%) of the lots may have primary and/or reserve
8	septic fields within common open space. The record plat
9	shall identify the location of all septic fields and shall
10	assign them to lots. or
11 12	(ii) Communal sewage disposal system that shall be located within Common Open Space with maintenance to be
13	provided pursuant to Section 2-103(C)(10).
14 15	
15 16	(9) Maintenance of Water and/or Sewage Disposal Systems.
17	(a) Individual Systems. Maintenance of Individual Water and
18	Individual Sewage Disposal Systems shall be the responsibility of
19	the owner of the lot the system serves.
20	(b) Communal. If the development is served by a communal water
21	(b) Communal. If the development is served by a communar water and/or sewage disposal system, such systems shall be operated and
22	maintained by LCSA, in accord with all LCSA adopted policies. If
23	LCSA policies preclude maintenance by LCSA, then the HOA shall
24 25	contract with a public water or sewer (wastewater) utility as defined
26	in Chapter 10.1 of Title 56 of the Code of Virginia. An access
27	easement shall be provided for the entity maintaining the system.
28	All costs of operation and maintenance of such communal systems
29	shall be borne as a common expense by the owners of the lots served
30	
31	(11) Lot Access.
32	(a) Access to individual lots or common open space may be
33	provided by a private access easement which shall comply with
34	the requirements of the Facilities Standards Manual.
35	(b) Private access easements may serve as frontage in lieu of public
36	(b) Private access easements may serve as frontage in neu or puone road frontage for up to 25 lots per easement.
37	Toda Homage for up to 23 tots per sussessi
38	(c) The plat of subdivision shall contain a note detailing the
39	maintenance provisions of the private access easement.
40 41	
41	(12) Fire Protection. The development shall satisfy the fire protection
43	standards set forth in the Facilities Standards Manual.
44	2-104 Homeowners' Association and Responsibilities.

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1 2 3 4	. ,	If the subdivision contains any of the common areas of improvements listed below, the development shall have an incorporated Homeowners' Association ("HOA"). The HOA shall have the responsibility to maintain the following areas or improvements:
5 6 7		(1) Common open space areas within the development that are not part of an individual lot;
7 8		(2) Lot(s), if owned by the HOA;
9 10 11		(3) Private roads, if any, within or serving the development, except as provided in Section 2-104(C);
12 13 14		(4) Communal water and/or sewage disposal systems, except as provided in Section 2-104(D);
15 16		(5) Any stormwater management facilities or areas;
17 18		(6) Fire protection pond(s), dry mains, or other improvements;
19 20 21		(7) Such other common facilities or improvements as may be designated in the bylaws of the HOA.
22 23 24	(B)	Membership in the HOA shall be required for all purchasers of lots in the subdivision and their successors in title.
25 26 27 28 29 30 31	(C)	Notwithstanding the requirements of Section 2-104(A) above, if the only common element is the private roads or easements, then such private roads or easements shall either be maintained by an HOA or pursuant to a private road maintenance agreement. If such roads are to be maintained pursuant to a private road maintenance agreement, then the terms thereof shall be included on each record plat of subdivision for the development.
32 33 34 35 36	(D)	Notwithstanding the requirements of Section 2-104(A) above, communal water or sewage disposal systems may be maintained by LCSA or a public water or sewer (wastewater) utility as defined in Chapter 10.1 of Title 56 of the Code of Virginia.
37 38	(E)	Prior to approval of a record plat of subdivision for the cluster:
39 40 41 42 43 44		(1) If an HOA is to be established, the landowner shall submit documents for the creation of the HOA to the County for review and approval, including its bylaws, and all documents governing ownership, maintenance, and use restrictions for common areas, including a legal description of such areas and a description of restrictions placed upon the use and enjoyment of the land;

1	(2)	If a communal water and/or sewage disposal system is to be
2	(/	maintained by a third party, a minimum two year maintenance contrac
3		is to be submitted for review by the County.
4		
5	(3)	If the subdivision is served by private roads and there is no HOA for
6	(*)	the subdivision, the developer shall submit a private road maintenance
7		agreement to the County for review and approval.
8		
9	2-105 Recogniz	ring Protection by Right to Farm Act. Record plats and deeds
10	<u>authorize</u>	d pursuant to this section shall include a statement that agricultural
11	<u>operation</u>	s enjoy the protection of the Right to Farm Act (Va. Code Section 3.1-
12	<u>22.28 et s</u>	<u>seq.).</u>
13		